

Sadi R. Antonmattei-Goitia (SBN # 24091383)  
(*Pro Hac Vice*)

**KHERKHER GARCIA LLP**

2925 Richmond Ave, Suite 1560

Houston, TX 77098

Telephone: (713) 333- 1030

Facsimile : (713) 333-1029

Email: [skherkher-team@kherkhergarcia.com](mailto:skherkher-team@kherkhergarcia.com)

Email: [rideshare@kherkhergarcia.com](mailto:rideshare@kherkhergarcia.com)

*Attorneys for Plaintiff*

**UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
SAN FRANCISCO DIVISION**

IN RE: UBER TECHNOLOGIES, INC.,  
PASSENGER SEXUAL ASSAULT  
LITIGATION

MDL No. 3084 CRB

Honorable Charles R. Breyer

**EX A – DECLARATION OF SADI R.  
ANTONMATTEI-GOITIA IN SUPPORT  
OF MOTION TO WITHDRAW AS  
COUNSEL OF RECORD**

This Document Relates to:

John Doe 692195 v. UBER  
TECHNOLOGIES, INC., et al.,

Case No. 3:25-CV-03421-CRB, MDL ID 3298

1 I, Sadi R. Antonmattei-Goitia, declare:

2 1. I am an attorney in the law firm of Kherkher Garcia, LLP. I am a member in  
3 good standing of the State Bars of Texas and Puerto Rico and am admitted to practice before  
4 this Court *Pro Hac Vice*. I make this declaration based on my own personal knowledge. If called  
5 upon to testify, I could and would testify competently to the truth of the matters stated herein.

6 2. I am counsel of record for Plaintiff in the above-entitled action, and I make  
7 this declaration in support of Motion to Withdraw. I either personally or through members of  
8 my law firm reached out to Plaintiff numerous times from May 12, 2025 to October 23, 2025, as  
9 follows:

- 10 • 05/12/25 – Called and Texted Plaintiff.
- 11 • 05/16/25 – Emailed Plaintiff.
- 12 • 05/17/25 - Emailed Plaintiff.
- 13 • 08/22/25 – Called, Texted and Emailed Plaintiff.
- 14 • 08/22/25 – Plaintiff called and requested a call back later, called Plaintiff back and left  
15 message.
- 16 • 08/23/25 – Texted Plaintiff.
- 17 • 10/21/25 - Texted Plaintiff.
- 18 • 10/23/25 - Plaintiff texted our office stating he no longer wanted to pursue. Our office  
19 requested Plaintiff to Email or Mail a letter stating he no longer wanted to pursue.

20 3. I received no response from Plaintiff since October 23, 2025.

21 4. I declare under penalty of perjury that the foregoing is true and correct.

22 Executed this 17<sup>th</sup> of December 2025 in Houston, Texas.

23  
24 /s/ Sadi R. Antonmattei-Goitia

25 Sadi R. Antonmattei-Goitia